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USA V. YOU

6:18-CR-16

Motion to strike Motion to vacate conviction. Motion to dismiss with prejudice. NOV 28 2018

Locker was not listed among the plaintiff's attorney list in the trial exhibit list (Jk # 181). To the accused's best knowledge, Locker was not at the pre trial conference either. Due to these factors, any and all witnesses that Locker called, examined, and any and all evidences that Locker submitted should be stricken. [Also Locker had filed O motions other than notice of attorney appearance as a co-counsel. Locker was to inactive until the trial. Also it is ridiculous that the prosecution needs 3 attorneys, a case agant, and a secretary present at the prosecution table to go against a prose defendant who these was fighting with both hands tied behind his back due to detention.]

2. Lucas Machicek

Machicek is a criminal. There is no other way around it. Machicek is either guilty of 18 USC \$1622 or 1623.

Machicek has O credibility. Machicek also violated his own limine motion that he filed against the accused on humerous occasions and several times called out by the accused. One example of his dishonest and malicious nature is that Machicek claimed that the FBI NICS

did inform specific reasons applicable to the accused and did inform that he had been labelled as a prohibited person under 18 USC \$922(g)(4) category when his own exhibits prove otherwise. Any and all witnesses, evidences, and arguments, pro and motions throughout this case presented by Machicek should be stricken. I Machicek coached Matthew Lack to commit numerous perjury on witness stand.]

3. L. Frank Coan.

Coan was caught lying to the accused and the court numerous times. Two most blotant lies being \$922(g) being an aggravated felony and arrest warrant being displayed to the accused during the arrest of 20180406. Coan has O credibility. Aby and all motions, arguments, and witnesses presented by Coan sta throughout this case should be stricken.

4. James R. Reed.

On the criminal complaint affiduit and search warrant application affidavit, Reed claimed that he has knowledge about the federal gun regulations. His testamony during 2nd detention hearing proved otherwise.

* Also, The accused's understanding, only the prosecution's afterney's are supposed to be at the prosecution table. Witnesses especially are not allowed to be at the prosecution table. [James Reed]

It is clear that the case 6:18-CR-16 is infested with prosecutorial misconduct, judicial misconduct, and criminal conspiracy against the accused. It is also ironic from and hypocritical how the accused is getting prosecuted for "Lying on the ATF 4473 form" which was not a material at all nor pertaining to the code 18 USC \$ 924(a)(1)(A) when the prosecution and the court had made numerous material false statements and committed numerous perjuries while keeping the accused detained, under false pretexts and assumptions that the accused is a danger and a flight risk, in a facility Without any all library, adequate communication method, or docket access hoping that the accused will give into pressure and remain ignorant, so that he will plea out.

This case had been a miscarriage of justice from the start. The accused's conviction should be vacated and this case must be dismissed with prejudice.

[After the verdict, the prosecution said along with Reed "Now, is Mr. You allowed to possess fireams?" No, he's not this a few."

This prover that this case was their conspiracy to deprive the accused's

your rights from the beginning. I

